IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

USAMA JAMIL HAMAMA, et al.,

Petitioners and Plaintiffs,

v.

REBECCA ADDUCCI, et al.,

Respondents and Defendants.

Case No. 2:17-cv-11910 Hon. Mark A. Goldsmith Mag. David R. Grand Class Action

STIPULATED ORDER LIFTING THE PRELIMINARY INJUNCTION (ECF 87) FOR SALAR OMAR KARIM ALSO KNOWN AS SALAR OMER KARIM

Undersigned counsel stipulate and agree that this Court issue and enter this Order lifting the stay of enforcement of removal for Salar Omar Karim also known as Salar Omer Karim, only.

The bases for the order are as follows:

- 1. As of November 15, 1998, Mr. Karim an Iraqi national, had an order of removal from the United States by the Immigration Court
- 2. Since on or about, February 26, 2018, Mr. Karim has been detained by ICE.
- 3. Mr. Karim has consulted with counsel about his prospects for immigration relief, his rights under the Preliminary Injunction in this case, and his prospects for

relief from detention. The declaration of K. Thomas Li, a lawyer who provided

consultation on these matters, is attached as Exhibit A.

4. Mr. Karim's signed waiver, by which he seeks prompt removal to Iraq, is

attached as Exhibit B.

5. The parties believe that Mr. Karim's waiver is knowing and voluntary,

and provides an appropriate basis for this Court to lift the Preliminary Injunction as

to him only.

Therefore undersigned counsel stipulate and agree and the Court hereby

orders the following:

It is ORDERED that the stay of the enforcement of removal be lifted for

Salar Omar Karim. Therefore, ICE may effectuate his order of removal.

SO ORDERED.

Dated: July 10, 2018

Detroit, Michigan

s/Mark A. Goldsmith

MARK A. GOLDSMITH

United States District Judge

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was served upon counsel of record and any unrepresented parties via the Court's ECF System to their respective email or First Class U.S. mail addresses disclosed on the Notice of Electronic Filing on July 10, 2018.

s/Karri Sandusky
Case Manager

SO STIPULATED.

Date: July 10, 2018

/s/ Miriam J. Aukerman (with consent)
Miriam J. Aukerman (P63165)
American Civil Liberties Union Fund Of
Michigan
1514 Wealth St., SE
Grand Rapids, MI 49506
(616) 301-0930
maukerman@aclumich.org

/s/ Wendolyn Wrosch Richards

Kimberly L. Scott (P69706)
Wendolyn Wrosch Richards (P67776)
Cooperating Attorneys, ACLU Fund
of Michigan
Miller, Canfield, Paddock
& Stone, PLC
101 N. Main St., 7th Floor
Ann Arbor, MI 48104
(734) 668-7696
richards@millercanfield.com

/s/ William C. Silvis (with consent)

William C. Silvis
Assistant Director
United States Department of Justice
Office of Immigration Litigation
District Court Section
PO Box 868 Ben Franklin Station
Washington, DC 20044
Tel: (202) 307-4693

Fax: (202) 305-7000 William.Silvis@usdoj.gov